G

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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TELEPHONE NO.: (650) 470-4500 FACSIMILE NO.: (888) 329-9195 EMAIL: rbeyers@skadden.com RECEIVED
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FROM	Robert Beyers	FLR/RM		
REFERENCE NO	069200-0001	DIRECT DIAL	650-470-4624	
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Subject: U.S. Patent Application No. 09/777,350

Attached are filled-in forms PTO/SB/80 and PTO/SB96, which give Robert Beyers at Skadden Power of Attorney for U.S. Patent Application No. 09/777,350, which is currently owned by Edge Access, Inc. Also attached are copies of the assignments of this application from Robert Veschi to ZeroPlus.com, Inc.; from ZeroPlus.com, Inc. to Vento LLC; and from Vento LLC to Edge Access.

Please change the correspondence address for this application to: Robert Beyers Skadden, Arps, Slate, Meagher & Flom LLP 525 University Avenue Palo Alto, CA 94301

139147 01-Palo Alto Server 1A

MSW - Draft March 15, 2004 - 12-14 PM

PTO/SB/96 (08-03)
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STATEMENT UNDER 37 CFR 3.73(b)				
Applicant/Patent Owner: Edge Access, Inc.				
Application No./Patent No.: 09/777, 350 Filed/Issue Date: 2/5/2001				
Entitled System For Internet Telephon, Dovices to Announce Incoming Calls				
Edge Access, Inc. , a <u>corporation</u> . (Name of Assignee) (Type of Assignee, e.g.; corporation, pannership, university, government agency, cic.)				
states that it is. 1 Is the assignee of the entire right, title, and interest; or				
2. an assignee of less than the entire right, title and interest. The extent (by percentage) of its ownership interest is% In the patent application/patent identified above by virtue of either.				
A. [] An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel Frame, or for which a copy thereof is attached.				
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[Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08]				
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee				
3/15/04 Robert Beyers				
73/15/04 Date 650-470-462-4 Telephone number Robert Beyers Typed or printed name Robert Beyers Signature				
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Patent Attorney Title				
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attached	to this form in accordance with 37 CFR 3.73(b).		· ·	Company of general investor of the state of	
Assigne	ee Name and Address:				
	Edge Access, Inc. 9800 Buccaneer Mall, Suite 210				
	Saint Thomas, US	II		•	
00802-2409					
		•			
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Attorney isto be filed.					
SIGNATURE of Assignee of Record The individual whose signature and title as supplied below is authorized to act on behalf of the assignee					
Name	Richard G., Vento		_		
Signature	MHOCH		Date	3/3/04	
Trie	0/		Telephone	888-638-6741	
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RECORDATION DATE: 04/30/2001

REEL/FRAME: 011759/0395

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

VESCHI, ROBERT A.

DOC DATE: 04/23/2001

ASSIGNEE:

ZEROPLUS.COM. INC. 12800 MIDDLEBROOK ROAD, SUITE 400 GERMANTOWN, MARYLAND 20874

SERIAL NUMBER: 09777350

PATENT NUMBER:

FILING DATE: 62/05/2001

ISSUE DATE:

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Name (line 1)	Ro	bert A. Veschi		4/23/2001
Name (line 2)				
Second Party Name (line 1)			M	ixecution Date onth Day Yes
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Address (Mno 1) Carr & Ferrell, LLP		
Address(line 2) 2225 East Bayshore Ro	ad. Suite 200	
Address (line 3) Palo Alto. California	94303	
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ASSIGNMENT OF APPLICATION	Docket Number (Optional) PA1479US
Debort A Vessey	
Whereas, I, Robert A Veschi of Germantow	n, MD hereafter
referred to as applicant, have invented certain new and useful improvements	iń
System for Internet Telephony Devices To Announce Incoming Calls	
for which an application for a United States Patent was filed on February Application Number 09/777,350	
for which an application for a United States Patent was executed on _	, and
Wnereas, Zeroplus.com, Inc. of Germantown, M	MD herein referred to
"assignee" whose mailing address is 12800 Middlebrook Road, Suite 400	is de-
sirous of acquining the entire right, title and interest in the same;	
Now, therefore, for good and valuable consideration, receipt of which I ackno	wiedge, i, the applicant, by these
presents do sell, assign and transfer unto said assignee the full and exclus	ive right to the said invention in
the United States and the entire right, title and interest in and to any and all	Patents which may be granted
therefor in the United States, I hereby authorize and request the Commissione	er of Patents and Trademarks to
issue said United States Patent to said assignee, of the entire right, title, and	d interest in and to the same, for
his sole use and behoof; and for the use and behoof of his legal representative	es, to the full end of the term for
which said Patent may be granted, as fully and entirely as the same would h	nave been held by me had this
assignment and sale not been made.	
Executed this 3xd day of April	, 2001,
at 12800 Middleibrox Rd Germant	CM DOD
M.D. Cle	alle
State of Manufact SS: County of Miniamury) Before me persondily appeared said Robert A Vesch	
and acknowledged the foregoing instrument to be his tree at and deed this a	and
My Commission Expires +114102	- Jeanson
Seal	Votary Public

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SUITE 800 1980 M STREET NW WASHINGTON, DC 20036-3425

DIRECT DIAL 202-572-0313 cby@cpiniaw.com

CRAIG B. YOUNG

Member: Virginia and

District of Columbia Bars

TELEPHONE (202) 331-7111 FACSIMILE (202) 293-6229

www.cbihlaw.com

December 3, 2002

Richard Vento Vento LLC 865 Tahoe Boulevard, Suite 203 Incline Village, NV 89451

RE: ZeroPlus.com Patent Assignment

Dear Dick:

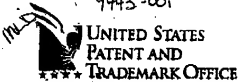
Enclosed please find the Notice of Recordation of Assignment and related documents from the U.S. Patent and Trademark Office related to the assignment of patents from ZeroPlus. Com to Vento LLC. Note that the recordation was made on February 1, 2002 and is at Reel 012852 Frame 0569. These are the original documents for your assignment and should be safeguarded by you in the same way you would protect a real property deed.

Please let me know if we can be of any further assistance to you.

Very truly yours,

Enclosure

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APRIL 05, 2002

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A. Patent Applicanon No.(x) 5,526,353 and 5,923,655	B Patent No.(s) PCT/US98/12033; 60/127,701; 09/574,820; 988058 5(23158/1999(JP), 98 926 518 6(EP); 09/777,350; at 09/823,350	27 x (1 1d
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JULY 08, 2002

PTAS

CONNOLLY BOVE LODGE & HUTZ
MICHAEL L. DONNER, SR., ESQUIRE
1990 M STREET, N.W.
SUITE 800
WASHINGTON, D.C. 20036-3425

Under Secretary of Commerce For Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20231 www.uspto.gov



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RECORDATION DATE: 02/01/2002

REEL/FRAME: 012852/0569 NUMBER OF PAGES: 9

BRIEF: TRANSFER OF OWNERSHIP

ASSIGNOR:

ZEROPLUS.COM

DOC DATE: 12/28/2001

ASSIGNEE:

VENTO LLC

865 TAHOE BOULEVARD, SUITE 203 INCLINE VILLAGE, NEVADA 89451

SERIAL NUMBER: 60127701

PATENT NUMBER:

FILING DATE: 04/01/1999

ISSUE DATE:

SERIAL NUMBER: 09574820

PATENT NUMBER:

FILING DATE: 05/19/2000

ISSUE DATE:

SERIAL NUMBER: 09777350

PATENT NUMBER:

FILING DATE: 02/05/2001

ISSUE DATE:

SERIAL NUMBER: 09823350

PATENT NUMBER: 0982335

FILING DATE: 03/29/2001

ISSUE DATE:

012852/0569 PAGE 2

SERIAL NUMBER: 08359393 PATENT NUMBER: 5526353

SERIAL NUMBER: 08872292 PATENT NUMBER: 5923655

SERIAL NUMBER: PATENT NUMBER:

PCT NUMBER: US9812033

FILING DATE: 12/20/1994 ISSUE DATE: 06/11/1996

FILING DATE: 06/10/1997 ISSUE DATE: 07/13/1999

FILING DATE: ISSUE DATE:

JACQUELINE MOORE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

TRANSFER OF OWNERSHIP OF PATENT COLLATERAL AND EQUIPMENT COLLATERAL FROM ZEROPLUS.COM, INC. TO VENTO LLC

I. RECITALS

- 1.1 ZeroPlus.com ("ZeroPlus"), a Delaware Corporation, owns and holds the title to the following United States Letters-Patent: (a) U.S. Pat. No. 5,526,353, System and Method for Communication of Audio Data Over a Packet-Based Network; and (b) U.S. Pat. No. 5,923,655, Interactive Video Communication Over a Packet Data Network; and
- 1.2 ZeroPlus, a Delaware Corporation, owns and holds the title to the following Applications for Letters-Patent currently pending in the United States Patent and Trademark Office:
 - (a) S/N PCT/US98/12039, Interactive Video Communication Over A Packet Data Network;
 - (b) S/N 60/127.701, Telephone Interface To Computer System;
 - (c) S/N 09/574,820, Private Dialing Plan For Voice On A Packet-Based Network;
 - (d) S/N 98805827.8 (CN), Interactive Video Communications Over A Packet Data Network;
 - (e) S/N 503158/1999 (IP), Interactive Video Communications Over A Packet Data Network;
 - (f) S/N 98 926 518.6 (EP), Interactive Video Communications Over A Packet Data Network;
 - (g) S/N 09/777,350, System For Internet Telephony Devices To Announce Incoming Calls;
 - (h) S/N 09/823,350, Method and System For Routing Calls From A Standard Telephone Device To A Voice Over Internet Protocol Net.
- 2.3 ZeroPlus entered into a Patent Security Agreement with Vento LLC ("Vento"), a Colorado Limited Liability Company, in which ZeroPlus granted Vento a security interest in the Patent Collateral of ZeroPlus. "Patent Collateral," as defined in ¶2 of the Patent Security Agreement, encompasses the Intellectual Property listed in ¶1.1 and 1.2 above. The security interest secured ZeroPlus' obligation to make payments to Vento on a certain promissory note from ZeroPlus to Vento dated March 13, 2001 ("the Note"); and

- 2.4 ZeroPlus entered into a certain security agreement with Vento in which ZeroPlus granted Vento a security interest in certain personal property ("the Equipment collateral") to secure ZeroPlus' obligation to make payments on the Note; and
- 1.5 ZeroPlus has defaulted on the Note; and ZeroPlus now wishes to transfer ownership of its Patent Collateral and the Equipment Collateral to Vento in full satisfaction of ZeroPlus' debt to Vento evidenced by the Note.

II. TRANSFER OF OWNERSHIP OF THE PATENT COLLATERAL FROM ZERO PLUS TO VENTO

- 2.1 Pursuant to 35 U.S.C. §261, ZeroPlus hereby irrevocably transfers to Vento all of its rights, title, and ownership of, and hereby irrevocably assigns to Vento all of its rights, title, and its ownership interest in the following Letters-Patent:
- (a) U.S. Par. No. 5,526,353, System and Method for Communication of Audio Data Over a Packet-Based Network;
- (b) U.S. Pat. No. 5,923,655, Interactive Video Communication Over a Packet Data Network;
- 2.2 Pursuant to 35 U.S.C. §261, ZeroPlus hereby irrevocably transfers to Vento all of its rights, title, and ownership of, and hereby irrevocably assigns to Vento all of its rights, title, and its ownership interest in the following Applications for Letters-Patent:
 - (a) S/N PCT/US98/12033, Interactive Video Communication Over A Packet Data Network;
 - (b) S/N 09/574,820, Private Dialing Plan For Voice On A Packet-Based Network;
 - (c) S/N 98805827.8 (CN), Interactive Video Communications Over A Packet Data Network;
 - (d) S/N 503158/1999 (IP), Interactive Video Communications Over A Packet Data Network;
 - (e) \$/N 98 926 518.6 (EP), Interactive Video Communications Over A Packet Data Network;
 - (f) S/N 09/777,350, System For Internet Telephony Devices To Announce Incoming Calls:
 - (g) S/N 09/823,350, Method and System For Routing Calls From A Standard Telephone Device To A Voice Over Internet Protocol Net.

III. TRANSFER OF OWNERSHIP OF THE EQUIPMENT COLLATERAL FROM ZEROPLUS TO VENTO.

ZeroPlus shall transfer ownership of the Equipment Collateral to Vento by separate agreement.

IV. REPRESENTATIONS AND WARRANTIES:

ZeroPlus hereby represents and warrants to Vento as follows:

- 3.1 That U.S. Pat. No. 5,526,353 and U.S. Pat. No. 5,923,655 are in full force and effect, and that ZeroPlus has not abandoned either of the two above-listed patents, for any reason including, by way of example and not limitation, failure to pay required after-issue fees.
- 3.2 That the Patent Applications listed in ¶2.2 above are currently pending in the United States Patent Office; that said Patent Applications have not been abandoned for any reason, and especially for, by way of example and not limitation, failure to pay required patent prosecution fees.
- 3.3 That ZeroPlus has not granted, created, or permitted to exist any lien, encumbrance, or any security interest whatsoever on the Patents or Patent Applications listed in ¶2.1 and 2.2 of this Assignment Agreement, other than the security interest created in favor of and granted to Vento by the Patent Security Agreement.
- 3.4 That ZeroPlus is the owner of the Patents or Patent Applications listed in \$\frac{32.1}{2.1}\$ and 2.2 of this Assignment Agreement, through assignment by the inventors or otherwise; and that no impediment exists preventing ZeroPlus from transferring full ownership of the Patents or Patent Applications listed in \$\frac{32.1}{2.1}\$ and 2.2 of this Assignment Agreement to Vento; and that ZeroPlus has full power, authority, legal right and capacity to transfer full ownership of the Patents or Patent Applications listed in \$\frac{32.1}{2.1}\$ and 2.2 of this Assignment Agreement to Vento
- 3.5 That the corporate officers who execute this Assignment and Transfer of Ownership on behalf of ZeroPlus.com, Inc. and Vento LLC, respectively, have the power and authority pursuant to the respective bylaws of ZeroPlus.com, Inc. and Vento LLC to effect such an assignment and transfer; and that executing this Assignment and Transfer of Ownership is not ultra vires; and that executing this Assignment and Transfer of Ownership does not in any way contravens the bylaws or other corporate governing documents of ZeroPlus.com, Inc. and Vento LLC.

V. <u>MISCELLANEOUS PROVISIONS</u>

4.1 ZeroPlus acknowledges the requirement of 35 U.S.C. §261 that Vento record this Assignment and Transfer of Ownership in the United States Patent and Trademark Office within three (3) months of the effective date of this Agreement as defined in ¶4.7. ZeroPlus agrees to

cooperate fully, including, by way of example and not limitation, executing any documents required for Vento to effect such a recording in the United States Patent and Trademark Office.

- 4.2 ZeroPlus and Vento agree, pursuant to MD COML §9-620, that this transfer of the Patent Collateral and the Equipment Collateral of ZeroPlus to Vento shall be for the full satisfaction of the debt of ZeroPlus to Vento evidenced by the Note.
- (a) By executing this Assignment, ZeroPlus consents to Vento's acceptance of the collateral in full satisfaction of ZeroPlus' debt pursuant to MD COML §9-620(a)(1) and MD COML §9-620(c)(2). For the purposes of MD COML §9-620(c)(2), ZeroPlus's acceptance of Vento's retaining the Patent Collateral and Equipment Collateral in full satisfaction of ZeroPlus's debt in this Assignment shall constitute acceptance in a record authenticated after ZeroPlus' default.
- (b) ZeroPlus warrants, for the purposes of Vento's compliance with the notification requirements of MD COML §9-620(a)(2)(A) and (B); and MD COML §9-621; that no other entity holds a lien or other security interest, whether superior to or subordinate to Vento's security interest, in the Patent Collateral or the Equipment Collateral.
- (c) The Patent Collateral and Equipment Collateral accepted by Vento does not consist of commercial goods; therefore, MD COML §9-620(a)(3) is not applicable.
- (d) The security interest that ZeroPlus granted Vento was neither a purchase money security interest (PMSI) or an non-PMSI in consumer goods. Therefore, pursuant to MD COML §9-620(a)(4), MD COML §9-620(c) does not apply.
- (e) Pursuant to MD COML §9-620(b)(1), Vento accepts the Patent Collateral and the Equipment Collateral in full satisfaction of ZeroPlus' obligation to Vento under the Note. Vento agrees that this Assignment is an "authenticated record" for the purposes of MD COML §9-620(b)(1).
- (f) Pursuant to MD COML §9-620(a), ZeroPlus and Vento agree that the Note was not a "consumer transaction" within the meaning of MD COML §9-620(g), and, therefore, that MD COML §9-620(g) does not apply.
- To the extent applicable and to the extent not waived in ¶4.2(a)-(f) above, pursuant to MD COML §9-624(a), ZeroPlus waives any right it may have for Vento to notify ZeroPlus of any disposition that Vento makes of either the Patent Collateral or the Equipment Collateral. To the extent applicable and to the extent not waived in ¶4.2(a)-(f) above, pursuant to MD COML §9-624(b) ZeroPlus waives the right to require disposition of the Patent and Equipment Collateral under MD COML §9-620(e). ZeroPlus agrees that ZeroPlus's waivers under MD COML §§9-624(a) and (b) shall constitute waiver in a record authenticated after ZeroPlus' default.

- 4.3 Pursuant to MD COML §9-624(c), ZeroPlus hereby waives the right to redeem the Patent Collateral and the Equipment Collateral. ZeroPlus agrees that ZeroPlus's waiver under this section shall constitute waiver in a record authenticated after ZeroPlus' default.
- 4.4 As Vento has agreed to accept the Patent Collateral and the Equipment Collateral in full satisfaction of ZeroPlus' debt to Vento pursuant to MD COML \$9-620:
- (a) Vento hereby grants to ZeroPlus an unconditional release of any claims that Vento might have, presently or in the future, against ZeroPlus pursuant to MD COML §9-615(d)(2) for any deficiency between the value of the Patent Collateral and the Equipment Collateral and the remaining balance due from ZeroPlus to Vento on the Note.
- (b) ZeroPlus hereby grants to Vento an unconditional release of any claims that ZeroPlus might have, presently or in the future, against Vento pursuant to MD COML §9-615(d)(1) for any surplus of the value of the Parent Collateral and the Equipment Collateral over the remaining balance due from ZeroPlus to Vento on the Note.
- 4.5 ZeroPlus and Vento agree that, to the extent this Assignment and Transfer of Ownership implicate any provision of the Uniform Commercial Code or other state law, then this Assignment and Transfer of Ownership shall be interpreted under the law of the State of Maryland, notwithstanding Conflict of Law principles. ZeroPlus and Vento agree that, to the extent this Assignment and Transfer of Ownership implicates any matter of patent ownership or other intellectual property ownership, then the Patent Laws of the United States shall supply the Rule of Decision.
- 4.6 ZeroPlus and Vento agree that any litigation to enforce any provision of this Assignment and Transfer of Ownership, or to interpret its terms, shall be brought in either the federal or state courts located in the State of Maryland, to the exclusion of any other fora. Both ZeroPlus and Vento consent to the jurisdiction of the Maryland state and/or federal courts, as applicable, for any litigation to enforce any provision of this Assignment and Transfer of Ownership, or to interpret its terms.
- 4.7 This Assignment and Transfer of Ownership may be executed in counterparts. If this Assignment and Transfer of Ownership is executed in counterparts, then this Assignment and Transfer of Ownership shall become effective on the date when the last party executes it.

IN WITNESS WHEREOF, the parties hereto have caused this Assignment and Transfer of Ownership Agreement to be executed by their duly authorized officers as of the later date set forth below.

Name: Fresidens & CRO

Date: 12-23-2001

CERTIFICATE OF ACKNOWLEDGMENT OF ZEROPLUS.COM, INC. PURSUANT TO 35 U.S.C. §261

State of: Maryland Country Montgomory

on the foregoing Assignment and Transfer of Ownership Agreement on this day of LCLINGE, 2001.

I certify that I am a Notary Public authorized to administer oaths in the State of

Novary Public

My commission expires: 5-1-05



	By:
	Name: Bichard Go Von to
	Title: Manuger
•	Date: 1/14/02
CERTIFICATE OF ACKNOWLEDGE	MENT OF VENTO LLC PURSUANT TO 35 U.S.C. §261
State of: Nevado	
City of: Washoe	
Cichard Vento personally on the foregoing Assignment and Transfer	y appeared before me and acknowledged his signature of Ownership Agreement on this
Nexa-da	authorized to administer oaths in the State of
M. Jane Fell	m. Jessic Teller / count Clark
Notary Public	Notarial Officer - State of Nevada Deputy Coun Clerk-Incline Justice Court
My commission expires:	Washoa County NRS 240,1635; 4.350

ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT ("Agreement") is entered into and effective as of No. 1/1/25, 2003 ("Effective Date") by and between EDGE ACCESS, INC., a U.S. Virgin Islands corporation with principal offices at 9800 Buccaneer Mall, Suite 210, St. Thomas, USVI 00802-2409 ("Buyer") and VENTO LLC, a Colorado limited liability company with principal offices at 865 Tahoe Blvd., Suite 203, Incline Village, Nevada 89451 ("Seller") (each individually a "Party" and collectively "Parties").

RECITALS

WHEREAS, Seller is the exclusive owner of the patents and patent applications identified in Exhibit B attached hereto, as well as the inventions disclosed and claimed therein, and all other related foreign patents and applications (hereinafter, collectively, the "Patents") and is the exclusive owner of the equipment identified in Exhibit A attached hereto (hereinafter, collectively, the "Equipment");

WHEREAS, Seller desires to assign and transfer all right, ritle and interest in the Parents and the Equipment (hereinafter, the "Assets") to Buyer, and Buyer desires to purchase and receive the Assets from Seller; and

Redanted

NOW, THEREFORE, in consideration of the mutual undertakings expressed in this Agreement, and intending to be legally bound, Seller and Buyer (each individually a "Party" and collectively, the "Parties") hereby agree as follows:

AGREEMENT

1. ASSIGNMENT OF PATENTS

- (a) Assignment of Patents. Seller hereby sells, transfers, conveys, and assigns to Buyer the Seller's entire right, title, and interest in and to the Patents and all accrued causes of action for infringement thereof.
- (b) Assistance. In order to effectuate the rights transferred under Section 1(a), Seller shall take all actions and execute all documents reasonably necessary to perfect Buyer's title in the Patents, including, without limitation, simultaneously with this Agreement, executing the assignment documents for the Patents attached hereto as Exhibit C for recordation in the United States Patent and Trademark Office, and, from time to time after the Effective Date upon the request of Buyer, executing further conveyance instruments as may be necessary or desirable to evidence the transfer of ownership of all the Patents to Buyer, or the original ownership of all the Patents on the part of Seller, to the fullest extent possible. Seller further agrees to provide testimony, at Buyer's reasonable expense, in connection with any proceeding affecting the right, title, interest, or benefit of Buyer in and to the Patents and to perform any other acts deemed necessary to carry out the intent of this Agreement.

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- (c) <u>Delivery</u>. In order to effectuate the rights granted under Section 1(a), Seller shall promptly deliver the original of each of the Patents to Buyer.
- (d) Enforcement and Right to Sue. Seller hereby acknowledges that from and after the Effective Date, Buyer will succeed to all of Seller's right, title, and standing to receive all rights and benefits pertaining to the Patents, institute and prosecute all suits and proceedings, and take all actions that Buyer, in its sole discretion, may deem necessary or proper to assert, or enforce any claim, right, or title of any kind under any and all of the Patents, whether arising before or after the Effective Date, defend and compromise any and all actions, suits, or proceedings relating to such transferred and assigned rights, title, interest, and benefits, and do all other such acts and things in relation thereto as Buyer, in its sole discretion, deems advisable.

2. TRANSFER OF OWNERSHIP OF EQUIPMENT

- (a) <u>Transfer of Equipment</u>. Seller hereby irrevocably transfers and assigns to Buyer all of its right, title, interest in and ownership of the Equipment.
- (b) <u>Delivery</u>. In order to effectuate the transfer under Section 2(a), Seller shall promptly deliver to Buyer all the Equipment.

3. PAYMENT

Redusted

4. REPRESENTATIONS AND WARRANTIES

- (a) Seller. Seller represents and warrants that:
 - Sole and Exclusive Ownership of Assets. Seller is the sole and exclusive owner of the Assets and has the right to grant the transfers set forth in Sections 2 and 3 above;
 - (2) <u>Recordation</u>. Seller is currently listed in the records of United States Patent and Trademark Office as the sole owners for the Patents;
 - (3) Liens and Encumbrances on Patents. There are no outstanding licenses (or obligations to assign or license) or other encumbrances on the Patents to any third parties and upon consummation of this Agreement, Buyer shall have good and marketable title to the Patents, free and clear of any and all liens, encumbrances, pledges, security interests, licenses or charges of any nature whatsoever;
 - (4) <u>Liens and Encumbrances on Equipment</u>. There are no outstanding liens, encumbrances, or any other security interest on the Equipment to any third parties and upon consummation of this Agreement, Buyer shall have good and marketable title to the Equipment, free and clear of any and all liens, encumbrances, pledges, security interests, licenses or charges of any nature whatsoever;

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- (5) <u>Compliance with Laws</u>. Seller shall, in connection with the performance of its obligations under this Agreement, comply with all applicable laws, rules, regulations and determinations of government agencies;
- (6) Prosecution Formalities and Prior Art. With respect to any patent applications included in the Patents: (i) each application has been prosecuted in material compliance with all applicable rules, policies, and procedures of the relevant patent offices; and (ii) Seller knows of no prior art relevant to any such application which would cause it to reasonably believe that any material claim in the application would be unpatentable or any material claim in any issued patent based thereon would be invalid; and
- (b) Mutual. Each Party represents and warrants that:
 - Good Standing. Party is an entity duly organized, validly existing and in good standing under the law of the jurisdiction of its organization;
 - (2) <u>Authorization</u>. The execution, delivery and performance of its obligations under this Agreement have been duly authorized by such Party;
 - (3) <u>Authority and Ability</u>. Party has all requisite authority and ability to enter into and perform its obligations under this Agreement, including granting the assignments granted hereunder; and
 - (4) Third Party Obligations. Party's performance of its obligations under this Agreement will not violate any material agreement with or material obligation to, or require the consent of any third party.
- (c) <u>Limitations</u>. OTHER THAN AS SPECIFICALLY SET FORTH IN THIS SECTION 4, SELLER MAKES NO OTHER REPRESENTATIONS OR WARRANTIES WITH REGARD TO THE PATENTS UNDER THIS AGREEMENT. EACH PARTY HEREBY DISCLAIMS ANY WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT.

5. GENERAL

- (a) <u>Amendments</u>. No amendment, waiver or variation of this Agreement shall be binding on the Parties unless set out in writing and signed by or on behalf of each of the Parties.
- (b) <u>Severability</u>. If any provision of this Agreement is determined to be invalid or unenforceable, it will be deemed to be modified to the minimum extent necessary to be valid and enforceable. If it cannot be so modified, it will be deleted and the deletion will not affect the validity or enforceability of any other provision unless, as a result, the rights of either party are materially diminished or the obligations and burdens of either party are materially increased so as to be unjust or inequitable.

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- (c) Entire Agreement. This Agreement and its Exhibits constitute the entire agreement between the Parties pertaining to the subject matter heronf, and supersedes all previous agreements and understandings between the Parties. Except as authorized herein, this Agreement may not be modified except by a writing signed by both Parties.
- (d) Notices and Consents. Notices, consents, approvals and communications given under this Agreement will be (1) in the English language, (2) in writing, (3) sent by registered or certified mail, return receipt requested, possage prepaid, or by a consier service that obtains a signed receipt, to the address indicated below or to such other address as a party designates by prior notice, and (4) effective on the date received unless a later date is otherwise indicated in the notice, consent or communication.
- (e) Governing Law and Jurisdiction. The Agreement is governed by and construed in accordance with the laws of the State of California, without reference to its conflict of laws or choice of law provisions. Each Party submits to the jurisdiction and venue of state and/or Federal courts located in the State of California for all purposes relating to this Agreement.
- (f) Consterpacts. The Agreement may be executed in multiple counterparts, each of which shall be deemed an original, and counterpart signature pages may be assembled to form a single original document.
- (a) Headings. The headings of this Agreement shall not affect its interpretation.

IN WITNESS WHEREOF the Parties have caused this Agreement to be executed by their duly authorized representatives.

By: Robert A Veschi Title: Pres: den T & CEO Date: 11-14-2003	By: Bichard G. Vento Title: Manager VENTO LL Date: 11/15/03
Address for Notices: Edge Access, Inc., 9800 Buccaneer Mall, Suite 210 St. Thomas, USVI 00802-2409 Atm: Access Telephone: (340) 779-6010 Facsimile for Notices: (340) 779-6020	Vento LLC 865 Tahoe Blvd., Suite 203 Incline Village, NV 89451 Atta: Fre have bento Business Telephone: (775) 832-1930 Facsimile for Notices: (775) 832-6767

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EXHIBIT A

EQUIPMENT

DESCRIPTION	QUANTITY	APPROXIMATE VALUE
17" Monitor	8	\$100
CISCO 2500 Router	2	\$ 1500
CISCO 3100 Router	1	\$2000
Complete phone system	Set	\$25,000
Laptop computers (Pentium)	3	\$7500
HP E800 Server	1	\$1500
NEC Server	2	\$1000
Radcom Multiplexer	1	\$3000
Extron switch	1	
Sun Systems	2	\$10,000-25,000
Win Digital Phones	13	
ZeroPlus gateways (rack mount servers)	18-22	\$300
Servers	18-22	\$500
CISCO 5300 gateway	1	\$15,000
Computer telephony handsets	100s	
Office full size copier	1	\$750
Server racks	5-7	\$500
Desktop computers (Pentium III)	3-5	\$500
APS rack mount UPS 1400	2	\$300
Compaq servers	2	\$12,500
Deli Powerapp Web 100 (Web server)	1	\$2500
Compaq Proliant Pentium III-500	1	\$500
HP Laser 4000	1	\$400
Desktop PC (Pentium III-800)	1	\$500
Web Server (Optiplex GXI, PIII- 450)	1	\$1250
CISCO 5300 gateway	1	\$15,000
	1	\$3000
Multiplexer	5-8	\$500
Server systems (PIII)	3-6	\$500
Desktop PCs (PIII)		1 000

EXHIBIT B

1. ISSUED PATENTS

- a. U.S. Patent No. 5,526,353: System and Method for Communication of Audio Data Over a Packet-Based Network
- b. U.S. Patent No. 5,923,655: <u>Interactive Video Communication Over a Packet Data Network</u>

2. PATENT APPLICATIONS

- a. United States Patent Applications
 - U.S. Application No. 09/574,820: <u>Private Dialing Plan For Voice On A Packet-Based Nerwork</u>
 - U.S. Application No. 09/777,350: <u>System For Internet Telephony Devices To Announce Incoming Calls</u>
 - iii. U.S. Application No. 09/823,350: Method and System for Routing Calls From A Standard Telephone Device To A Voice Over Internet Protocol Net
- b. Foreign Parent Applications
 - PCT/US98/12033: Interactive <u>Video Communications Over a Packet Data</u> Network
 - ii. CN 98805827.8: <u>Interactive Video Communication Over a Packet Data Network</u>
 - iii JP 503158/1999: <u>Interactive Video Communication Over a Packet Data</u> Network
 - iv. EP 09 926 518.8: Interactive Video Communication Over a Packet Data Network

PATENT ASSIGNMENT

Thus assignment ("Patent Assignment") is made and effective as of Nev 1 2003 ("Effective Date") from VENTO LLC, a Colorado limited liability company having a place of business at 865 Taboe Blvd., Saise 203, Incline Village. Novada 89451 ("Assigner"), to EDGE ACCESS, INC., a United States Virgin Islands company and having a place of business at 9800 Buccaneer Mall, Suize 210, St. Thomas, USVI 00802-2409 ("Assignes").

WHEREAS, Assignor is the owner of the patent application identified below (hereinafter, the "Parent"):

> U.S. Application No. 99/777,350 Title: System For Internet Telephony Devices To Announce Inventor Calls; and

WHEREAS, Assistnes is desirous of acquiring the Patent; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. Assignm does hereby sell, transfer, convey and sasign, to Assignee the Assignor's entire right, title and interest in and to the Potent, in the United States and all jurisductions outside the United States, including the right to apply for letters passes in any and all such jurisdictions based on said Pount, and including all divisional, renewal, substitute, continuation, continuation-to-part, recusiomation, reissue, extension and convention applications or patents based in whole or in part upon said Patent, and any and all lotters patent that may issue thereon, in any and all such jurisdictions, to the full end of the term or terms for which said lexious patent may be issued, and avery priority right that is or may be predicated upon or arise from the foregoing, the same to be held and enjoyed by Assignee for its own use and benefit and for the use and benefit of its successors and assigns, to be used as fully and entirely as said rights would have been held and enjoyed by Assignor if this assignment had not been made.

Assignor hereby authorizes the Commissioner of Patents and Trademarks of the United States and other empowered officials of the United States Patent and Trademark Office and/or the appropriate empowered officials in relevant jurisdictions outside the United States to record the transfer of the Patent to Assignee as Assignee of Assignor's entire right, title and interest therem, and to issue to Assignee all learns patent and other nems referred to above which may issue with respect to the Patent, in accordance with this basis Assignates.

IN WITNESS WHEREOF, Assignor has caused this Patent Assignment to be executed by its proper officer theresholo duly authorized, as of the date first above written.

<u>assignor:</u>

Venso LLC

865 Taboc Blvd., State 203

Incline Village, Nevada 89451

ASSIGNEE

Edge Access, Inc. 9800 Buccanser Mall,

State 120

St. Thomas, USVI 00802-2409

Ву:

Name: Lolour

Tirle:

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COUNTY OF C	Assistant a Notary Public of the St	ate of
the-		and did acknowledge the execution of
the foregoing Putent	Assignment on behalf of the Assignor.	
WITNESS my hand	and notarial seal this a day of March	1. dopt
condine	-A. Farrar	
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Controlous	QA.faskar	CAROLINE A. FARRAR Commission ₹ 1359547
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